

REMARKS

By this second Rule 312 amendment, two minor antecedent issues have been corrected. Claim 12 previously recited “wherein the means for generating a TX mixing signal” but no such means was previously recited – this was intended to refer to the previous “synthesizer for generating a TX mixing signal,” a correction that has been made herein. Claim 21 previously in the last clause recited “said means for generating a RX mixing signal” but no such means was previously recited – this was intended to refer to the previous “frequency synthesizer adapted to generate a RX mixing signal,” a correction that has been made herein. No new matter has been added.

Should the Examiner believe that anything further is desirable in order to place the application in better form, the Examiner is respectfully urged to contact Applicants’ undersigned representative at the below-listed number. If any additional fees are required or if an overpayment has been made, the Commissioner is authorized to charge or credit Deposit Account No. 19-0733.

Respectfully submitted,

Date: June 9, 2008

By: /Bradley C. Wright/

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